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10/768,409	01/30/2004	Cynthia Kae Florkey	LUC-466/Florkey 16-10-24	6926
32205 Carmen Patti G	7590 05/12/200 roup , LLC		EXAMINER	
ONE NORTH I	LASALLE STREET	NGUYEN, KHAI N		
44TH FLOOR CHICAGO, IL 60602			ART UNIT	PAPER NUMBER
			2614	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/768,409	FLORKEY ET AL.				
Office Action Summary	Examiner	Art Unit				
	KHAI N. NGUYEN	2614				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 10 Fe	bruarv 2009.					
	action is non-final.					
<i>;</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-26</u> is/are pending in the application.						
·— · · · · · · · · · · · · · · · · · ·	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-26</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) acce		- - - - - -				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Disclosure Statement(s) (PTO/SB/08) Notice of Informal Patent Application						
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

Response to Amendment

- 1. Applicants' amendment filed on February 10, 2009 has been entered. Claims 1, 3, 18-19, 21, and 22-25 have been emended. No claims have been canceled. Claim 26 have been added. Claims 1-26 are still pending in this application, with claims 1, 18, and 21 being independent.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Duplicate Claim - Double Patenting

3. Claims 22-23 are objected to under 37 CFR 1.75 as being a substantial duplicate of claim 24. For claim 24, the language "- - - wherein a value for the duration of time comprises a period of time, a date in the future or a permanent status." covers the language "- - - wherein a value for the duration of time comprises a period of time." in claim 22, and "- - - wherein a value for the duration of time comprises a permanent status." in claim 23. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

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Claim Rejections - 35 USC § 102

4. Claims 1, 18, and 25-26 are rejected under 35 U.S.C. 102(b) as being anticipated by Maldour et al. (U.S. Patent Number 6,266,405 hereinafter "Maldour").

Regarding claims 1, 18, and 25-26, Maldour teaches an apparatus and a method (Figs. 1-6) comprising:

a portability component that runs on a hardware component (Figs. 1-2, Fig. 6, 30 Number Portability Data-Base (NPDB)) that automatically updates one or more provisioning components to port a directory number for a duration of time (Figs. 1-2, Fig. 6, column 3, lines 7-32, i.e., subscriber has changed service providers and using the same directory number, wherein the duration of time of porting this directory number is as long as the subscriber keeps the same service provider. Thus, a permanent status is automatically supported by the inherent design);

wherein the portability component communicates with a management component through employment of one or more protocols to update one or more local number portability databases,, at least one of the one or more protocols being a Session Initiation Protocol (SIP), and communicate through employment of SIP (Figs. 1-2, Fig. 6, 30 NPDB, 121 SIP Network, Fig. 3, Fig. 4, 130 Ported Gateway Capabilities, column 6, lines 17-43, i.e., parameter 130 will specify the protocol capabilities of the ported gateway including options such as SIP, H.323, etc.), an Internet Standard-41 (IS-41) (column 5, lines 43-47, i.e., ANSI41 NPREQ and ANSI41 npreq messages), or an

Advanced Intelligence Network (AIN) (column 1, lines 43-46, i.e., public switched telephone network (PSTN) or integrated service digital network (ISDN)).

5. Claims 2-17, 19-20, and 22-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Madour in view of Mazzarella et al. (U.S. Patent Number 6,819,921 hereinafter "Mazzarella"), and in view of Moss et al. (U.S. Patent Number 6,785,372 hereinafter "Moss").

Regarding claims 2-4, Madour discloses everything claimed as applied in claim 1 in order to port a directory number for an unspecified duration of time.

In the same field of endeavor, Mazzarella teaches upon accepted a request to port the directory number, the portability component receives one or more identifiers associated with one or more provisioning components and uses those identifier to notify the provisioning components of the request to port the directory number (Fig. 1, col. 3 lines 10-15), the request to port the directory number comprises an association between the directory number and a location routing number, the portability component provides the association to a management component, and one or more network components cooperate to provide and/or terminate service for the directory number (Fig.1, col. 3 lines 33-36), the portability component communicates with the ported-from provisioning component and ported-to provisioning component through employment of the identifiers to terminate service and provide service for the telephony device (Fig. 1, col. 3 lines 16-21).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to provide Madour with the portability detail components/steps, as taught above by Mazzarella. Since, Madour teaches to port a directory number for an unspecified duration of time and thus adding the portability detail components/steps is to apply a known technique to a known device ready for improvement to yield predictable results (see KSR – MPEP 2143).

Regarding claim 5, Mazzarella teaches the portability component cooperates with the provisioning component of the first service provider and the provisional component of the second service providers to port the directory number from the first service provider to the second service provider (Fig. 1, col. 3 lines 29-32).

Regarding claim 6, Mazzarella teaches the portability component cooperates with the ported-from provisioning component to terminate the access to the first set of services by the telephony device, and with the ported-to provisional component to provide access to the second set of services by the telephony device (Fig. 1, col. 3 lines 46-48).

Regarding claim 7, Mazzarella teaches upon expiration of the duration of time, the portability component in combination with one or more provisioning components port the directory back to the initial state (col. 4 lines 41-45). It is well known by those skilled

in the art that service order cancellation will be automatically activated and the ported directory will be back to the initial state if there is no response from the subscriber.

Regarding claim 8, Mazzarella teaches the ported-to provisioning component initiates a request to the portability component to port the directory number; the portability component notifies the ported-from provisioning component of the request (col. 3 lines 46-50).

Regarding claim 9, Mazzarella teaches a subscriber database that comprises a subscriber entry for the directory number (col. 2 lines 42-45); the portability component and the ported-from provisioning component cooperate to change the subscriber entry in the subscriber database from the initial state to a ported state and from ported state to initial state (col. 4 lines 1-8).

Regarding claim 10, Mazzarella teaches upon the portability component and the ported-from provisioning component cooperate to change the subscriber entry in the subscriber database, the subscriber database and the switch component cooperate to restart the service at the network for the telephony device associated with the directory number (col. 4 lines 9-12).

Regarding claims 11-12, Mazzarella teaches the subscriber database and the switch component cooperate to notify one or more callers and a user of the telephony

device associated with the directory number of a period of time remaining until the expiration of the time to port the directory number (col. 4 lines 31-37).

Regarding claims 13-15, Mazzarella teaches a timer component that determines an expiration of the duration of time to port the directory number based on the value for the duration of time (col. 3 lines 33-40); and upon receipt of the notification from the timer component, and then the provisioning components port the directory number back to initial state (col. 4 lines 31-37). Again, it is well known by those skilled in the art that service order cancellation will be automatically activated and the ported directory will be back to the initial state if there is no response from the subscriber.

Regarding claims 16-17, Mazzarella teaches the portability components employs the interfaces to receive the identifiers and a value of the duration of time (col. 4 lines 1-8); and upon an expiration of the duration of time, the portability component removes the association between the directory number and the location routing number (LRN), wherein a telephony device receives service associated with the directory number and/or location routing numbers (col. 4 lines 9-26).

Regarding claim 19, Mazzarella teaches a method, comprises the steps of: receiving a request to port the directory number; request comprises one or more identifiers associated with one or more provisioning components (Fig. 1, col. 3 lines 10-

15); a value for the duration of time (col. 3 lines 33-40); and an association between the directory number and a location routing number (LRN) (col. 4 lines 9-12);

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providing the association to the provisioning components through employment of the identifiers upon receipt of the request (Fig. 1, col. 3 lines 16-21);

setting a ported-out flag associated with the directory number (col. 4 lines 16-18); determining an expiration of the duration of time through employment of the value of time (col. 4 lines 31-32);

notifying the provisioning components through employment of the identifiers upon the expiration of time (col. 4 lines 1-8);

clearing the ported-out flag associated the directory number upon the expiration of time (col. 4 lines 16-19).

Regarding claim 20, Mazzarella teaches a method further comprising the steps of:

porting the directory number from first service provider to the second service provider (col. 3 lines 10-16);

terminating service for telephony device associated with the directory number of the first service provider if no response from the subscriber (col. 4 lines 33-37);

providing service for the telephony device by the second service provider (col. 4 lines 19-22);

receiving a notification of the expiration of time (col. 4 lines 31-37);

porting the directory number from first service provider to the second service provider (col. 3 lines 10-16);

terminating service for the telephony device associated with the directory number with the second service provider (col. 4 lines 16-18);

providing a message indicating the expiration of time to a user of the telephony associated with the directory number (col. 4 lines 37-40).

Regarding claims 22-24, Madour discloses everything claimed as applied in claim 1 in order to port a directory number for an unspecified duration of time. Thus, a permanent status is automatically supported by the inherent design of Madour.

However, Madour does not specifically disclose the value for the duration of time comprises a period of time and/or the date in the future.

In the same field of endeavor, Moss teaches a method and apparatus to provide telephone services for a predetermined period of time (Moss - see abstract), for a date in the future (Moss - col. 6 lines 29-30), or any service period length (Moss - col. 6 lines 42-43). The advantage of Moss et al is the notification timer that can be implemented as a programmable timer (i.e., to support any service period length) in the service control point (SCP) (Moss – Fig. 3 – 53 Notification Timer – col. 3 line 67, and col. 4 lines 2-4).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the feature of a period of time and the date in the future, as taught by Moss, into Madour method and system in order to

enhance the customer service quality by providing the feature of porting a directory number for any service period length as desired.

- 6. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Madour in view of Petrunka (U.S. Patent Number 6,584,193).
- 7. Regarding claim 21, Madour discloses everything claimed as applied above (see claims 1 and 18) in order to port a directory number for the duration of time. Thus, <u>a</u> permanent status is automatically supported by the <u>inherent</u> design of Madour apparatus and method.

However, Madour does not specifically disclose the invention is ready to be implemented as one or more computer-readable storage medium.

In the same field of endeavor, Petrunka discloses a method and system for using the existing Local Number Portability (LNP) infrastructure to intercept all calls to a subscriber and route them to a network platform. LNP is a telephony service that allows subscribers to retain their directory number when they change service providers (Petrunka - col. 3 lines 38-45). The advantage of Petrunka's invention is an article (computer program product) with computer program code in combination with hardware implements the method or process steps described, and this computer code is stored on storage media (diskette, hard disk, CD-Rom, etc. – computer-readable signal-bearing media, Petrunka - col. 5 lines 27-40). Additionally, the computer program code

can be transferred to the appropriate hardware over some type of data network (Petrunka – col. 5 lines 41-43).

Therefore, it would have been obvious to person of ordinary skill in the art at the time the invention was made to provide Madour with an article, comprising: one or more computer-readable storage medium, as taught by Petrunka, into Madour method and system in order to enhance the customer service quality by providing the feature of porting a directory number.

Response to Arguments

8. Applicant's arguments with respect to claims 1-26 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to KHAI N. NGUYEN whose telephone number is (571)270-3141. The examiner can normally be reached on Monday - Thursday 6:30AM - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad F. Matar can be reached on (571) 272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/Rasha S AL-Aubaidi/

Primary Examiner, Art Unit 2614